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7 Attorneys for Defendants

8 UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA

10
11 JEFF HOHLBEIN,

Case No. CV 07 6090 JCS

12 Plaintiff,

13 v.

14 STEVEN WESTBROOK individually,
15 HENRY WESTBROOK III individually, and
16 dba THE SHIP ASHORE RESORT,
17 RESERVATION RANCH and DOES ONE to
18 FIFTY, inclusive,

**STIPULATION EXTENDING TIME TO
ANSWER THE COMPLAINT**

19 Defendants.
20 _____ /

21 Pursuant to Rule 6(b) of the Federal Rules of Civil Procedure, it is hereby stipulated
22 by and between the parties delineated below, through their attorneys of record, that
23 Defendants, STEVEN WESTBROOK individually, HENRY WESTBROOK III individually,
24 and dba THE SHIP ASHORE RESORT, RESERVATION RANCH and DOES ONE to FIFTY,
25 inclusive, may extend their time to Answer the Complaint for Injunctive Relief and Damages,
26 which was filed with this Court on December 3, 2007, (a copy of which is attached as Exhibit
27 A and incorporated by reference). All parties stipulate that the time for all defendants to
28 answer the complaint is extended an extra twenty (20) days from the date that the party last
having been served. The most recent date of service having been made on a defendant

STIPULATION EXTENDING TIME TO ANSWER

1 to the action was December 20, 2007, making the answer due on January 10, 2008. The
2 stipulation expressly extends the time for defendants to answer the complaint to February
3 1, 2008.

4 Dated: January 16, 2008

SINGLETON LAW GROUP

8 By /s/ Jason K. Singleton
Jason K. Singleton,
9 Richard E. Grabowski,
10 Attorneys for Plaintiff JEFF HOHLBEIN

12 Dated: January 8, 2008

THE HARLAND LAW FIRM LLP

15 By: /s/ Allison G. Jackson
16 Richard Smith
Allison G. Jackson
17 Attorneys for Defendants STEVEN
18 WESTBROOK individually, HENRY
WESTBROOK III individually, THE SHIP
19 ASHORE RESORT, RESERVATION
RANCH